THE HONORABLE THOMAS S. ZILLY 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 AARON WILLIAMS, on behalf of himself and all others similarly situated, 9 NO. 3:19-cv-05282-TSZ 10 Plaintiff, STIPULATED MOTION AND ORDER TO FILE EXCESS PAGES FOR REPLY IN 11 VS. SUPPORT OF PLAINTIFF'S MOTION FOR 12 **CLASS CERTIFICATION** PILLPACK LLC, 13 Defendant. 14 15 I. STIPULATED MOTION 16 17 Pursuant to LCR 7(f), the parties request that the Court permit Plaintiff to file an overlength reply in support of his class certification motion. Local Civil Rule 7(e)(3) provides 18 that reply briefs in support of motions for class certification are limited to 12 pages. The 19 parties stipulate and agree that Plaintiff may be permitted to file a reply brief containing no 20 more than 5 additional pages, for a total page limit of 17 pages. 21 22 Plaintiff contends, the additional pages are necessary to provide sufficient explanation of facts and law relating to Plaintiff's motion to strike the Declarations of Daniel J. Barsky (see 23 Dkt. Nos. 69 & 79, Ex. 1), which Plaintiff intends to make in his reply brief. PillPack initially filed 24 a declaration from Mr. Barsky and then, on September 1 three days before Plaintiff's reply 25 26 27 STIPULATED MOTION AND ORDER TO FILE EXCESS PAGES FOR TERRELL MARSHALL LAW GROUP PLLC REPLY IN SUPPORT OF PLAINTIFF'S MOTION FOR CLASS 936 North 34th Street, Suite 300

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brief was due, moved to supplement the record with a second Barsky declaration. Plaintiff 1 contends he needs additional pages to incorporate these new facts into his reply. 2 The parties understand that the local rules require motions to file overlength briefs to 3 be filed three days before the brief is due. LCR 7(f)(1). However, given Plaintiff did not receive 4 the proposed supplemental Barsky declaration until September 1, 2020, the parties believe 5 good cause exists to permit this motion and respectfully request that it be granted. 6 RESPECTFULLY SUBMITTED AND DATED this 11th day of September, 2020. 7 8 TERRELL MARSHALL LAW GROUP PLLC DAVIS WRIGHT TREMAINE LLP 9 By: /s/ Jennifer Rust Murray, WSBA #36983 By: /s/ Lauren B. Rainwater, WSBA #43625 10 Beth E. Terrell, WSBA #26759 Kenneth E. Payson, WSBA #26369 Email: bterrell@terrellmarshall.com Email: kenpayson@dwt.com 11 Jennifer Rust Murray, WSBA #36983 Lauren B. Rainwater, WSBA #43625 Email: jmurray@terrellmarshall.com Email: laurenrainwater@dwt.com 12 Adrienne D. McEntee, WSBA #34061 Sara A. Fairchild, WSBA #54419 13 Email: amcentee@terrellmarshall.com Email: sarafairchild@dwt.com Blythe H. Chandler, WSBA #43387 MaryAnn T. Almeida, WSBA #49086 14 Email: bchandler@terrellmarshall.com Email: maryannalmeida@dwt.com 936 North 34th Street, Suite 300 920 Fifth Avenue, Suite 3300 15 Seattle, Washington 98103-8869 Seattle, Washington 98104-1610 16 Telephone: (206) 816-6603 Telephone: (206) 622-3150 Facsimile: (206) 757-7700 17 Walter M. Smith, WSBA #46695 Email: walter@smithdietrich.com Attorneys for Defendant 18 Steve E. Dietrich, WSBA #21897 19 Email: steved@smithdietrich.com SMITH & DIETRICH LAW OFFICES PLLC 20 3905 Martin Way East, Suite F 21 Olympia, Washington 98506 Telephone: (360) 918-7230 22 23 24 25 26 27

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6	Class		
7		II. ORD	DER
8	It is so ORDERED.		
9	Dated this 14th day of September,	2020.	
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12			Thomas S. Zilly United States District Judge
13			Office States District stage
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